

## UNITED STATES DEPARTMENT OF COMMERCE

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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. SC-5285

IM71/0719

JAMES V LAPACEK S&C ELECTRIC COMPANY 6601 NORTH RIDGE BOULEVARD CHICAGO IL 60626

EXAMINER									
NOLAN, S									
ART UNIT	PAPER NUMBER								

**DATE MAILED:** 

07/19/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trad marks

## \_\_\_\_

## **Advisory Action**

Application No. **09/054,986** 

Applicant(s)

Examiner

Sandra Nolan

Group Art Unit 1772

STAVNES et al



TH	E PE	ERIC	OD F	OR RESPO	ONSE: [	check on	ly a) or b	)]									
	a) [			s	-				e final re	ejection							
	b) [	تــــ	expire: is late: rejecti	s either three r. In no event on.	months fr t, however	om the mai , will the sta	ling date o atutory peri	of the fina iod for th	al reject ne resp	ion, or onse ex	on the ma	ailing da than si	ate of this x months	Advisory a from the o	Action, water of the contract	vhichever se final	
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	App peri	ella od f	nt's E for re	Brief is due sponse set	two mor	nths from ove, whic	the date chever is	e of the later).	Notic See	e of A	Appeal f R 1.19	filed or 1(d) ar	n nd 37 C	FR 1.19	2(a).	(or within	n any
Ap but	plica is l	ant' NOT	s res I dee	ponse to t med to pla	the final ace the	rejectio: application	n, filed o on in co	on onditio	<i>Jul 3,</i> n for a	<u>2000</u> allowa	ance:	_ has	been o	onsider	ed with	n the follow	ring ffect,
X	The proposed amendment(s):																
		will	be e	ntered upo	n filing o	f a Notice	e of App	eal an	d an A	ppea	Brief.						
	X	will	not b	e entered	because	):											
	2	<b>X</b>	they i	raise new i	ssues th	at would	require f	further	consi	deration	on and/	or sea	rch. (S	ee note l	below).		
			•	raise the is			-										
			issue	s for appea	al.											simplifying t	he
		] ·		present add													
NOTE: <u>The limitation that Applicants propose to insert into claim 36 was not claimed earlier. The section are maintained for the claims now pending.</u>										rejections							
		App	plicar	nt's respons	se has o	vercome	the follo	wing re	ejectio	n(s):							
	Ne ser	wly para	prope	osed or am	ended o	laims	elling the	non-a	illowal	ole cla	ims.			would b	e allow	vable if subr	mitted in a
X	The	e af	fidavi wand	t, exhibit or ce because	r request	for reco	nsiderati	on has	been	cons	dered b	but doe	es NOT	place th	e appli	cation in co	ndition
				t or exhibit the final r		Γ be cons	sidered b	ecaus	e it is	not di	ected S	SOLEL	Y to iss	sues which	ch were	e newly raise	ed by the
X	Fo	r pu	rpose	es of Appea	al, the st	atus of th	e claims	is as 1	follow	s (see	attache	ed writ	ten exp	lanation,	if any)	:	
	Cla	aims	allov	wed: <u>None</u>										·			
	Cla	aims	s obje	ected to: _ ^	lone												
	Cla	aims	s reje	cted: <u>1, 5,</u>	8, 13 <u>,</u> 1	<u>5, 17-20,</u>	<u>24-26, 2</u>	28, 33 <u>,</u>	36, ar	nd 39					-		
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